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Government of India.

The Gazette



of Endia

PUBLISHED BY AUTHORITY

No. 47]

NEW DELHI, SATURDAY, NOVEMBER 19, 1949

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 16th November 1949:-

S. No.	No. and Date	Issued by	Subject
1	No. 154-I/49-A, dated the 8th November 1949.	Constituent Assembly of India (Legislative).	Bill No 47 of 1949 to further amend the Insurance Act, 1938.
\	Resolution No. 64-CW (34)/49, dated the 8th November 1949.	Ministry of Commerce	Recommendations of the Export Promotion Committee.
3	No. LR-3(99), dated the 29th October 1949.	Ministry of Labour .	Award of the Central Government Industrial Tribunal at Dhanbad in the dispute between the workmen of the Mosaboni Mines and their management.
4	No. 91-CW(4)/49, dated the 11th November 1949.	Ministry of Commerce	Further amendments in the Open General Licence No. 4
5	Ordinance No. XXIX of 1949, dated the 12th November 1949.	Ministry of Law	The Nawab Salar Jung Ba' adur (Administration of Assets) Ordinance, 1949.
6	No. F. 1(136)/48,-L. S. G., dated the 11th November 1949.	Ministry of Home Affairs (Chief Commissioner, Delhi).	Notices under section 4 of the Resettlement of Displaced Persons (La d Arquisition) Act, 1948, to certain persons of Delhi.
	No. 34-I.T.C/49, dated the 12th November 1949.	Ministry of Commerce	Open General Licence No XVII
7	No. I(45), dated the 5th October 1949.	Ministry of Rehabilitation	List of evacuees' propert vesting in the Custodian of Evacuees' noper'y, Delhi Province.

Copies of the Gazettes Extraordinary mantioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi dents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

CONTENTS

··	PAGES	PAGES
Part I—Section 1.—Notifications relating to Rules, Regulations and Orders and Resolutions issued by Ministries of the Government of India (other than the Ministry of Defence) and Notifications issued by the Federal Court	those not included in Sections 1 and 2 of	361—864
PART I—SECTION 2.—Notifications regarding Appointments, Promotions, etc., of Government officers issued by Ministries of the Government of India (other than the Ministry of Defence) and by the Federal Court	trations (Published at Simla) 6	71-172
Part I—Section 3.—Notifications relating to Rules, Regulations and Orders and Resolutions issued by the Ministry of Defence Part I—Section 4.—Notifications regarding Appointments, Promotions, Leave, etc., of officers issued by the Ministry of Defence	Reported attacks and deaths from cholera, small-pox, plague and typhus in districts in India and some of the Indian States for	
PART II—Section 1.—Notifications and Notices issued by the Patent Office relating to Patents and Designs (Published at Simla)	1949	11—718
PART II—SECTION 2.—Notifications issued by the High Court, the Auditor General, the Federal Public Service Commission, the Ingian Government Railways, and by attached and subordinate offices	Provinces of India and some of the Indian States for the weeks ending the 8th and 15th	19—730
of the Government of India (Published at Simla)	043-000	10-100

PART I—Section 1

Government of India Notifications relating to Rules, Regulations and Orders and Resolutions (other than the Ministry of Defence)

PRIME MINISTER'S SECRETARIAT

New Delhi, the 10th November 1949

No. 8-H.—In consequence of misconduct, ex-Riffeman No. 19252 Maitasing Tamang, of the 1st Gurkha Riffes, is hereby deprived of the Indian Distinguished Service Medal which was awarded to him in the Notification of the Office of the Private Secretary to His Excellency the Viceroy, No. 148-H, dated the 21st June 1945. The deprivation has effect from the 30th August 1946.

New Delhi, the 14th November 1949

No. 9-H.—The following extract from the London Gazette is published for general information:—

Extract from the London Gazette dated the 25th September 1947.

War Office,

25th September 1947.

The KING has been graciously pleased to approve the following awards in recognition of gallant and distinguished services in Malaya prior to the fall of Singapore in 1942:—

The Military Cross

Jemadar Govind Singh (16741-IO), 6th Rajputana Riffes.

The Military Medal

No. 10055 L/Nk. Beant Singh, 15th Punjab Regiment.

No. 9847 L/Nk. Sant Singh, 15th Punjab Regiment (since deceased).

The KING has been graciously pleased to approve that the following be Mentioned in recognition of gallant and distinguished services in Malaya prior to the full of Singapore in 1942:—

Indian Army

6 Rajputana Rifles.

Sub. (A/Sub.Maj.) Ranjit Ram.

18761 Hav. Bujan Ram (Deceased).

14486 Hav. Het Ram (Deceased).

10364 Hav. Nand Ram (Deceased).

11679 Hav. Chuni Ram.

India Office,

25th September 1947.

The following awards have been made in recognition gallant and distinguished service in Malaya prior to of Singapore in 1942:—

Indian O

Jemadar Badlı (deceased).

,≉ Subedar (deceased)

 S_{nL}

MINISTRY OF LAW

New Delhi, the 14th November 1949

No. F. 35-I/49-L.—In exercise of the powers conferred by sub-section (3) of section 175 of the Government of India Act, 1985, as adapted by the India (Provisional Constitution) Order, 1947, the Governor-General is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law, No. F. 82-III/48-L, dated the 8th January, 1949, relating to the execution of contracts and assurances of property, namely:—

In Part XVII of the said notification, in item 8, after the words "for building wharves," the following words shall be inserted, namely:—

"or for crossing railway land and track by means of overhead transmission lines or underground cables,"

SHRI GOPAL SINGH, Dv. Secy

MINISTRY OF HOME AFFAIRS

New Delhi, the 9th November 1949

No. 60/116/49-I-Ests.—In exercise of the conferred by section 241 of the Government of 1035, the Governor-General is pleased to direct following further amendments shall be made in Services (Classification, Control and Application).—

In the said Rules,....

(a) In rule 49. for Explanations ing shall be substituted,

"Explanation.—The term

(a) of a person appoint at the end of accordance ment and service

(b) of

No. 60/116/49-II-Ests.—In exercise of the powers conferred by section 241 of the Government of India Act, 1935, the Governor-General is pleased to direct that the tollowing further amendments shall be made in the jules published with the notification of the Government of India in the late Home Department, No. F/19/30-Ests., dated the 27th February, 1932, namely—

In the said Rules,—

- (a) In rule 3, for Explanations 1 and 2, the following shall be substituted, namely
 - "Explanation.—The termination of employment-
 - (a) of a person appointed on probation during or at the end of the period of probation, in accordance with the terms of the appointment and the rules governing the probationary service, or
 - (b) of a temporary Government servant appointed otherwise than under contract, in accordance with rule 5 of the Central Services (Temporary Service) Rules, 1949, or
- (c) of a person engaged under a contract in accordance with the terms of his contract, does not amount to removal or dismissal within the meaning of this rule "
- (b) In rule 6, for paragraph (ni), the following paragraph shall be substituted:—
 - "(iii) Where it is proposed to terminate the employment of a probationer, whether during or at the end of the period of probation, for any specific fault or on account of his unsuitability for the service, the probationer shall be apprised of the grounds of such proposal and given an apportunity to show cause against it, before orders are passed by the authority competent to terminate the employment."
 - (c) In rule 7-
 - (i) after clause (a), the following clause shall be inserted, namely:—
 - "(sa) terminating his employment under paragraph (iii) of rule 6",
 - (ii) the proviso shall be omitted.

B. D. TEWARI, Dy Secy.

New Delhi, the 10th November 1949

No. 6/32/49-F.I.—In exercise of the powers confe red by section 6 of the Registration of Foreigners Act, 1939 (XVI of 1939), and in supersession of the Registration of Foreigners (Exemption) Order, 1939, the Central Government is pleased to make the following Order namely:—

REGISTRATION OF FOREIGNERS (EXEMPTION) ORDER, 1949

- 1. This Order may be called the Registration of Foreigners (Exemption) Order, 1949.
- 2. The provisions of the Registration of Foreigners Rules, 1939 (hereinafter referred to as the said Rules) shall not apply to, or in relation to, any person who has not attained the age of mxloen years.
- 3. The provisions of the said Rules, except rule 8 and such of the provisions of rules 4, 14, 15 and 16 as apply to, or in relation to, passengers and visitors who are not foreigners, shall not apply to, or in relation to—
 - (a) any British Subject who is domiciled in any country of the Commonwealth other than the United Kingdom and India provided that Indians a e exempt from similar Regulations, if any, in force in any such country.
 - Explanation.—For the purpose of this clause the term "Indians" means "British Subjects domiciled in India and includes Rulers and Subjects of any accoding State or other Indian State";
 - (b) any British protected person;
 - (c) any person who is a subject of the Sultan of Muscat and Oman;

- (d) any foreigner in the service of the Government of India or any Provincial Government or the Government of an acceding State or other Indian State;
- (e) any fore.gner who holds the office of the Governor General of Portuguese India or the Commissioner of the Republic of France in the French Establishments in India, his wife and children,
- (f) any foreigner who is a diplomatic courier holding a diplomatic passport;
- (g) any citizen of the United States of America who holds a "Special Passport" issued by the Government of that country or by a duly authorized representative of that Government;
- (h) the wife and any child of-
 - (1) any person duly appointed by a foreign Government to exercise diplomatic functions, or
 - (ii) any Consul or Vice-Consul;
- (1) any person of Asiatic birth who by any law for the time being in force is not required to obtain a visa for the purpose of entering India and who is a Subject of any State having sove eighty over any territory of which the boundaries are coten minous with the boundaries, external or internal of India;
 - (1) any foreigner not specified in any of the preceding clauses of this order who enters India solely in transit to a destination beyond India for so long as he is authorized to travel in India under a licence previously obtained by him from the Registration Officer of the place at which he enters India and complies with such conditions as to route and other matters as may be specified in the said licence.
- 1. Where permission in writing from the Registration Officer, to land in India is obtained, the provisions of rules 8 and 14 of the said Rules shall not apply to, or in relation to, any passenger who arrives in India on any vessel in transit to a destination beyond India and who re-embarks and continues his journey on the vessel on which he arrived in India.
- 5. The provisions of rules 4, 15 and 16 of the said Rules shall not apply to, or in relation to, any passenger to whom clause 3 of this Order applies and who enters or departs from, India, on any vessel travelling solely between a port in India and a port in Pakistan, Ceylon, French India, Portuguese India, the Federation of Malaya, the Colony of Singapo e, the Persian Gulf or Makran.
- 6. The provisions of rule 14 of the said Rules shall not apply to, or in relation to, any person to whom clause 8 of this Order applies and who is proceeding to, or returning from, the Hedjaz on pilgrimage, when such person is staying at a hotel at a port of departure for, or arrival from the place of pilgrimage.
- 7. The provisions of the said Rules except rules 8 and 14 and clause (d) of sub-rule (1) of rule 16 shall not apply to, or in relation to, any seaman as defined in the said Rules who is not a resident of India and does not land in India, for discharge or on shore leave during the period that the vessel in which such seaman is employed, remains at a port in India

FATEH SINGH, Dy. Secy.

MINISTRY OF STATES

New Delhi, the 3rd November 1949

- No. 232-J.—In exercise of the powers conferred by section 4 of the Extra Provincial Jurisdiction Act, 1947 (XLVII of 1947), and of all other powers enabling it in this behalf, the Central Government is pleased to direct that the Central Excises and Salt Act, 1944 (I of 1944), and the Central Excise Rules, 1944, shall apply to Banaras State subject to the following modifications namely,
 - (1) For the wo ds "The Provinces of India" wherever they occur, the word "Banaras" shall be substituted;

- (2) Sub-sections (2) and (3) of section 1 of the said Act shall be omitted;
- (8) Sub-rule (2) of Rule 1 of the said Rules shall be omitted:
- (4) After sub-clause (f) of clause (ii) of Rule 2 of the said Rules, the following shall be inserted namely.
 - "(g) in the State of Banaras, the Collector of Central Excise, Allahabad."
- (5) Rule 234 of the said Rules shall be omitted.
- 2. The said Act and the said Rules supersede the corresponding State enactments and the rules framed thereunder (by whatever name called) at present in force in the said State:

Provided that:--

- (i) all proceedings taken under any of the enactments or the rules made thereunder which were in force in Banaras and pending on the commencement of this Order shall be continued as if they had been taken under the corresponding provisions of the said Act or the said Rules;
- (ii) all appointments, delegations, notifications and Orders made or issued under, or in pursuance of, any of the said enactments or rules made thereunder are hereby confirmed and shall have effect as if they were made or issued under this Order
- 3. Any Court may construe the said Act and the said Rules with such modifications not affecting the substance

as may be necessary or proper in order to adapt them to the matter before the Court

New Delhi, the 8th November 1949

- No. 233-J.— Corrigendum.—In Schedule I to the Kutch (Application of Laws) Order, 1949, published with the notification of the Government of India in the Ministry of States No. 177-(e)-J, dated the 31st July 1949, in the Gazette of India Extraordinary, dated the 81st July 1949-
- 1. Omit "1894 The Criminal Tribes Act VI of 1894" and "1928 The Bombay Probation of Offenders Act XIX of 1928."
- 2. After "1924 The Immigration into India Act III of 1924" insert "1924 The Criminal Tribes Act VI of 1924".
- 3. After "1932 The Bombay Court Fees Act II of 1932" insert 1938 The Bombay Probation of Offenders Act XIX of 1938."

New Dolhi, the 9th November 1949

No. 234-J.—In exercise of the powers conferred by section 13 of the Births, Deaths and Marriages Registration Act. 1886 (VI of 1886), the Central Government is pleased to appoint the Wazirs-Wazarat, Jammu and Kashmir State to be the Registrars of Births and Doaths within their respective jurisdictions.

A. N. SACHDEV, Under Secy

MINISTRY OF FINANCE

New Delhi, the 9th November 1949

No. D. 3495-F.111/49.— Statement of the Affairs of the Reserve Bank of India as on the 4th November 1949.

BANKING DEPARTMENT

LIABILITYES	Rs.	Аванта	Rs.
Capital paid up	5,00,00,000	Notes	31,24,40,000
Reserve Fund	. 8,00,00,000	Rupee Coin Subsidiary Coin	6,98,000 1,93,000
Deposita :		Bills Purchased and Discounted :-	
(a) Government—		(a) Internal	10,18,000
(1) Central Government	. 145,67,49,000	(b) External (c) Government Treasury Bills	1,54,84,000
(2) Other Governments	. 25,53,74,000	Balances held abroad*	190,87,44,000
(b) Banks	. 71 55.81,000	Loans and Advances to Governments	
(c) Others	67,47,42,000	Other Loans and Advances	8,56,66,000
Bille Payable	4,53,40,000	Investments	95,99,33,000
Other Liabilities	7,01,40,000	Other Assets	3,87,50,000
Rupees .	331,79.26,000	Rupees	331,79,26,000

^{*} Includes Cash and Short term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 4th day of November 1949

ISSUE DEPARTMENT

Liabilities	Ra.	Rs,	Assæts	Ra,	Rs.
Notes held in the Banking Department Notes in circulation	31,24,40,000 1077,80,24,000		A.— Gold Coin and Bullion:— (a) Held in India (b) Held outside India Foreign Securities	40,01,71,000 600,34,38,000	
Total Notes Issued .		1109,04,64,000	Total of A B.—Rupee Coin Government of India		640,36,09,000 53,41,50,000
			Rupee Securities . Internal Bills of Exchange and other Commercial Paper		415,27,05,000
Total Liabilities		1109,04,64,000	Total Assets .		1109,04,64,000

Ratio of Total of A to Liabilities: 57.740 per cent.

Dated the 9th day of November 1949.

B. RAMA RAU, Governor.

New Delhi, the 10th November 1949

No. F. 11(1)-Est(Spl)/47.—Corrigendum.—In the Government of India, Ministry of Finance Notification No. F.11(1)-Est(Spl)/47, dated the 24th September, 1947, published at page 1334 of Part I, Section 1, of the Gazette of India, dated the 4th October 1947-

Under the heading Madras Inspection Circle, against the item "Senior Clerks (Upper Grade)" for the existing scale in column 2, the following scale shall be substituted, namely:-

$$\frac{"65-4-125}{60-3-75-4-115}$$
 + Special pay of Rs. 30."

B. L. BATRA, Dy. Secy.

MINISTRY OF COMMERCE

MERCHANT SHIPPING

New Delhi, the 19th November 1949

No. 42-M.I(5)/48.—In exercise of the powers conferred by section 219 of the Indian Merchant Shipping et, 1923 (XXI of 1923), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Merchant Shipping (Load Line) Rules, 1984, the same having been previously published as required by the said section, namely:-

For the First Schedule to the said Rules, the following Schedule shall be substituted, namely:-

"FIRST SCHEDULE

STANDARD FEES

	Classed Ships Fees		Unclassed Ships Fees		
Gross Tonnage	I Issue or renewal of Certificate	2 Annual Survey	3 Lusue or renewal of Certifi- cate	4 Annual Survey	
	Re.	Rs.	Ra.	Rs.	
Under 100 tons	80	32	192	32	
100 tons and under 300 tons .	112	32	256	32	
300 tons and under 500 tons .	160	48	352	48	
.00 tons and under 1,000 tons .	2 24	64	480	64	
1.000 tons and under 1,500 tons	272	80	⁻ 608	80	
1,500 tons and under 2,000 tons	304	96	704	96	
2,000 tons and under 2,500 tons	336	96	800	96	
2,500 tons and under 3,000 tons	352	112	896	112	
3,000 tone and under 4,000 tons	384	128	992	128	
1,000 tone and under 5,000 tons	416	128	1,088	128	
5,000 tons and under 6,000 tons	448	128	1,184	128	
3,000 tons and under 7,000 tons	480	128	1,280	128	
7,000 tons and under 8,000 tons	512	128	1,376	128	
,000 tons and under 9,000 tons 9,000 tons and under 10,000 tons	5 44 576	128 128	1,472 1.568	$\frac{128}{128}$	
10,000 tons and above	576	128	96 for	128	
			every		
			eddi-		
			tional		
			1,000		
			tons.		

Variations of Standard Fees-

- (1) Annual Survey carried through in one operation .--For every annual survey of any ship over 500 tons (classed or unclassed) which is carried through in one operation there shall be paid:-
 - (a) the standard fee, and
 - (b) in addition, a single fee of Rs. 32 if, for the purposes of the survey, more than one visit is paid to the ship by the Surveyor.
- (2) Annual Survey not carried through in one operation.— For every annual survey of any ship (classed or unclassed)

- which is not carried through in one operation there shall he paid:-
 - (a) the standard fee, and
 - (b) in addition, a fee of Rs 32 for every partial annual survery, and
 - (c) for any ship over 500 tons, in addition, a single fee of Rs. 32 for every partial annual survey in respect ot which, for the purposes of the partial annual survey, more than one visit is paid to the ship by the Surveyor.
- (3) Where the survey for the issue or renewal of a load line certificate is carried out by the Government of India Surveyor concurrently with that for a certificate of survey or certificate of survey and safety certificate and the ship
 - (a) a classed ship—no fee will be charged under column
 - (b) an unclassed ship—half the fee under column 3 will be charged.
- (4) Where the annual load line survery is made by the Government of India Surveyor at the same time as the survey for the issue of a certificate of survey or certificate of survey and safety certificate, no fee will be charged under column 2 or column 4.
- (5) Where minor alterations have been made to a ship having a load line certificate in force, which involve an alteration of the free-board but do not require a full survey, the fee will be half the fee in column 1, whether the ship is classed or unclassed.
- (6) Where for special reasons a partial survey is made and a certificate is issued or renewed for a period not exceeding twelve months, one-half of the fee appropriate to a full survey will be charged.
-) For issue of a duplicate copy of a vessel's load-line certificate in the event of the original being lost a fee of Rs. 5 will be charged.
- (8) In addition to the tees payable under the above schedule there shall be payable along with an application for survey for a load-line certificate a fee of Rs. 60 in respect of every survey which is required by such application to be made on any of the following days, namely:-2 4.41
 - (a) Sunday
 - (b) Bank Holiday (January 1)
 - (c) Independence Day.
 - (d) Mahatma Gandhi's Birthday.
 - (e) Christmas Day.
- (9) The charge of overtime fees in respect of surveys or inspections for a load line certificate wholly or partially carried out between the hours of 5 p.m. and 7 A.M. shall be regulated as follows:-
 - (a) Where on the application of the owner or agent of the ship a Surveyor is called upon to undertake the survey or inspection of a vessel after 5 P.M. and before 7 A.M. an additional fee of Rs. 50 shall be charged;
 - (b) Where a Surveyor is detained at the request of the owner or agent after 5 P.M. to complete a survey undertaken between the hours of 7 A.M. and 5 P.M. an additional fee of Rs. 25 if the Surveyor is released from duty before 6 P.M. and of Rs. 50 if he is detained later than 6 P.M. shall be charged;
 - (c) Where the owner or agent has asked for survey between the hours of 7 A.M. and 5 P.M. but official arrangements have not allowed of the work being done between those additional fee shall be chargeable;
 - (d) Where a Surveyor has been called upon as specified in clause (a) or detained as specified in clause (b) the owner or agent shall give information of the fact in writing to the Principal Officer of the port stating the hours during which the Surveyor was in attendance".
 - S. RANGANATHAN, Joint Secy.

RESOLUTION

New Delhi, the 19th November 1949

No. 27(3) I-(6)/49.—In exercise of the powers conterred decided that the following amendment shall be made in the Ministry of Commerce Resolution No. 11-TP(P)(1)/49, dated the 8th October 1949, namely:—

In paragraph 2 of the Resolution the name of Shri B. N. Ada_kar, Deputy Economic Adviser to the Government of India, shall be added as Co-Secretary after the name of the Secretary.

ORDERED that a copy of this Resolution be cemmumosted to all Provincial Governments; all Chief Commissioners; Ministry of External Affairs; and the several Ministries of the Government of India; Prime Minister's Secretariat; Cabinet Secretariat; the Private and Military Secreturies to His Excellency the Governor General; the Central Boald of Revenue; the Auditor General; the Director General of Employment and Resettlement; the Director General, Industry and Supply, the High Commissioners for India in London, Colombo, Ottawa, Karacii and Canberra; the Indian Ambassadors at Nanking, Paris, Rome, Moscow, Tehran, Kathmandu, Rangoon, Cairo, Kabul, Ankara, Washington, Prague and Rio de Janerio; Commissioner General for Commercial and Economic Affans in Europe, Paris, Charge a Anaires of India in Brussels; Envoys Extraordinary and Ministers Plenipotentiary of India, Stockholm, Lisbon, Bangkok and Berne; Consuls General for India in Batavia, Buenos Aires, Pondicherry, Saigon, Kashgir, New York and San Francisco, the Deputy High Commissioner for India in Lahore, Loudon and Dacca; the Secretary to the High Commissioner for India in the Union of South Africa, Johannesburg; Agents of the Government of India in Kandy and Kuala Lumpurt; Consuls for India at Saigon, Goa, and Jedda; Vice Consuls for India at Medan and Zehedan; the Indian Political Officer, Sikkim; the Representative of the Government of India in Singapur; the Commissioners for the Government of India to Trinidad, Nairobi, Mauritius and Fiji; Head of the Indian Liaison Mission, Tokyo; Head of the Mintary Mission, Berlin; Indian Government Trade Commissioners in Toronto, Sydney, Mombassa, Colombo, Paris and Kalachi; Assistant Indian Government Trade Commissioner, Dacca: Commercial Adviser to the High Commissioner in U.K. London; the Commercial Secretaries to $_{
m the}$ Indian Embassics of Alexandria, Rio De Janerio, Rangoon, Tehran and Kabul; His Majesty's Senior Trade Commissioner in India; United States Embassy, New Delhi; the Canadian Trade Commissioner in Lidia; the Australian Trade Commissioner in Norweigian India; $_{
m the}$ Consul General, Bombay; the High Commissioner Pakistun in India, New Delhi; the Directors of Industries of Saurashtra Union, Rajkot; the Union State of Matsya, Alwar; the United States of Vindhya Pradesh, Rewa; the United State of Rajasthan, Udaipur, Gwalior, Indore, Malwa Union, Gwalior; Patiala and East Punjab States Union, Patiala; Editor Journal of Scientific and Industrial Research, P-Block, Rassina Road, New Delhi; Consul of Agriculture Research; Indian Standard Institution, Delhi; Free India Service, Tam.ind House, Tamrind Lane, Fort, Bombay; the Economic Adviser to the Government of India; Economic Adviser to the Rajasthan Union; the Director General of Commercial Intelligence and Statistics, Calcutta; the Secretary, Indian Board, Bombay; the Sec. etary, Industrial Finance Corporation of India, New Delhi and all recognised Chambers of Commerce and Trade Associations.

Ordered that a copy be communicated to the Government of Burma.

ORDERED also that it be published in the Gazetic of India.

U. L. GOSWAMI, Dy. Secy.

MINISTRY OF INDUSTRY AND SUPPLY

RUBBER CONTROL

New Delhi, the 10th November 1949

No. 27(3) I (6)/49.—In exercise of the powers conferred by sub-section (2) of section 5 of the Rubber (Productic and Marketing) Act, 1947 (XXIV of 1947), and in partial modification of the notification of the Government of 12d in the late Industries and Supplies Department (India No. 27(1)1P/47, dated the 8th August, 1947 the Centre Government, on the recommendation of the Government of the United State of Travancore and Cochin, is please to appoint Mr. G. K. Gopalaswami, Additional Secretar Finance Department, United State of Travancore at Cochin as a member of the Indian Rubber Board, vin Mr. C. Kumara Das resigned.

K. RAM, Dy. Secy

Bombay, the 11th November 1949

No. 9(9)-Tex. 1/49.—In exercise of the powers conference on me by sub-clause (1) of clause 22 of the Cotton Te tiles (Control) Order, 1948, I hereby direct that the folloing further amendment shall be made in the Textile Comissioner's Notification No. 9(9)-Tex.1/49 (ii), dated 19th March 1949, namely:—

In the said notification in paragraph 2 the following pr viso shall be added namely:—

"Provided that in respect of cloth or yarn process after the 31st October 1949 the processing charges sh be as specified in Schedule D1."

"SCHEDULE D1"

Schedule of Bleaching, Dyeing, Finishing and other processing charges applicable to all Processors.

(The charges given below will apply in relation to Pr cessing done after 81st October, 1949.)

I. CLOTH.

	Bleaching and fini Backfilling charges Finishing charges t Piece Dyeing:—	١,					6	pies "	per '') [*]
	 (a) Direct, basic of (i) Light and M (ii) Dark (b) Fast to bleach 	ledium	dyed .				481 61	"	"	
	(i) Light dyed (ii) Medium dy (iii) Dark dyed (c) Sulphur dyed- (d) Hydron Blue	ed Dark	: : : Shade	s only			73 121 181 181 73 121	"	" " "	
	(c) Mineral Khaki (f) Sulphur Blue I (g) Waterproofing (h) Aniline Black	i dyed Dycing				,	67 861 361 144	" " " " "	1) 2) 2) 2)	,
<i>I</i> .	(a) For cloths 4 (yarn (b) For cloths lig			-	-,		. 351	,,	,,	-, -

Explanation.—The dyeing charges given above are clusive of any bleaching or scouring which may be nec sary preparatory to dyeing. If any bleached or scour cloth is subject to any further process above specific the charges specified above should be reduced by 6 p per yarn in every case to arrive at the final ex-facto price.

- 6. Roller Printing-Fast to Bleach colours:
- A. For cloth of width 28" after printing and under:-

If printing If printing is done on done o grey cloth scoured bleahed

(a) For 33-1/3% of printed surface

(i) Single colour printing

27½ pies per yd. 21½

(ii) Double colour printing ,

4 pies more than (i). 9 pies more

(iii) Three or more colour printing

(b) For less than 22 1/2 0/ of maintail.

than (i).

(b) For less than 33-1/3 % of printed urface:- (i) Single colour printing

21 pies per yd. Add 3 pies pe

15 p

(ii) For every additional colour not more than three colours.

Add 3 pies per yard extra.

- .. For width of cloth above 26", the charges should be oportionately worked out on the basis of the charges en for widths 26" and under.
- C. Dual processing is prohibited t.e., no processor shall allowed to print any cloth which is piecedyed in any
- D. The charges for roller printing of borders only on oth of any width shall be those not more than half the 's specified in sub-item 6A (a) for similar work.
- 7. Raising Charges:-
- i) One passage two sides
 b) Two passage 3 pies per lb. wo passages one side Three passages or more two sides YARN
- . 36½ ,, ,, ,, Mererising f(a) Fast to Bleach colours :—
 - (i) Very Derk . (ii) Dark . (iii) Medium . 32 annas per lb. 10 (iv) Light
 (b) Direct or basic, kutcha colours :—
- 1) For factories which do not come under the Factories Act:-
 - . 81 pies per lb. 2) For Factories which come under the Factories Act :-(i) Dark . . . (ii) Medium and Light . 69 pies per lb.
- . 46 ,, ,, ,, (c) Sulphur and Chrome colours . 4. Hand dyeing charges-Fast to bleach colours :-
- (i) Medium and light shades (ii) Dark shades (iii) Very Dark shades (iv) Very Dark Green shades . 92 pies per lb. . . . 230 ,, ,, ,, ,, 461 ,, ,, ,,
 - . 600
 - Explanation.—(1) The charges given above are the maximum for the process mentioned against
- (2) They are per pound of nominal weight of cloth or yarn or per yard (actual in piece of cloth) wherever stated.
- (3) All the above charges are inclusive of cost of any packing of the finished cloth or yarn.

Bombay, the 15th November 1949

- o. TOS.I/48(1).—In exercise of the powers conferred me by paragraph 17 of the Cotton Control Order, 1949, hereby direct as follows:---
- (1) For the purpose of this Order, each of the following as shall constitute a Zone, namely,-
 - (a) The Province of Bombay;
 - (b) The United State of Snurashtra (including Junagadh);
 - (c) The Province of Cutch;
 - (d) The United State of Madhya Bharat;
 - (e) The Province of Bhopal;
 - (f) The United State of Rajasthan;
 - (g) The Province of Ajmer-Merwara;
 - (h) The Province of East Punjab:
 - (i) The Patiala and East Punjab States Union;
 - (j) The Central Provinces and Berar;
 - (k) The Province of Bilaspur;
 - (') The Hyderabad State:
- (m) The Mysore State;
 - (n) The Province of Madras;
 - (o) The United Provinces;
 - (p) The Province of Rampur.

Explanation .- Each of the Provinces specified above all be deemed to include the States which have merged th it or administered as part of it.

2 Except in accordance with the permission in writting the Textile Commissioner, the Director (Cotton) or an ssistant Director (Cotton) in the Office of the Textal ommissioner or of any other Officer authorised in this

behall by the Textile Commissioner, no person shall transport or cause to be transported, cotton by rail, road or water from any place within any of the said Zones to any place outside that Zone.

Bombay, the 19th November 1949

No. 15-Tex.1/49.—In pursuance of sub-clause (e) of clause 2 of the Cotton Textiles (Control of Movement) Order, 1948, I hereby direct that the following further amen ment shall be made in the Textile Commissioner's Notification No. 101/19-Tex.1/49(iii) dated the 10th September, 1948, namely:-

In the table appended to the said Notification after entry No. 15 the following entries shall be added:-

"17. Sardar Amar Nath Kashyap, Director of Civil Supplies, Fatials and East Punjab States Union, Patials.

Patiala and East Punjab States Zone,

18. Mr. V. Sectharama Servai, Personal Assistant to the Provincial Textile Commissioner, Madias

Madras Zone "

No. 15-Tex.I/49(i).--In pursuance of sub-clause (e) ot clause 2 of the Cotton Textiles (Control of Movement) Order 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's notification No. 101/19-Tex. I/48 (iii) dated the 10th September 1948, namely:--

In the table appended to the said notification after entry No. 18 the following shall be added:-

19 Mr. R. T. Yadav, Regional Controller of Civil Supplies & Textiles, Gwelior.

Madva Bharat Zono.

20. Mr. D. R. Gunduraj, Assistant Controller of Civil Supplies in Mysore-

Mysore Zone."

No. 15-Tex.I/49(ii).—In pursuance of clause 8 of the Cotton Textiles (Control of Movement) Order, 1948, 1 hereby direct that the following further amendment shall be made in the Textile Commissioner's notification No. 101/ 19-Tex.1/48(iv) dated the 10th September, 1948, namely:-

In item No 4 of the form of application for Special Transport Permit under sub-clause (ii) of clause 3 of the said Order, column (2) Bale Nos shall be deleted and columns (3) to (6) renumbered as (2) to (5) respectively.

ORDER

Bombay, the 11th November 1949

No. TOSI/25.—In exercise of the powers conforred on me by chause 83 of the Cotton Texti'es (Control) Order, 1948, and with reference to sub-clause (2) of clause 25 of the said Order, I hereby direct that cloth or yarn packed in April 1919 and May 1949 by a producer having a spinning plant and held by a dealer on the 1st November may be bought or sold or kept in unopened bales or cases till the 31st December 1949 by any dealer notwithstanding that the period specified therefor in the said sub-clouse (2) of clause 25 has expired.

T. P. BARAT, Textile Commr.

Bombay, the 19th November 1949

No. 374-I(7)/PA(23)/49.— I_n exercise of the conferred by section 3 of the Essential Supplies (Temponary Powers) Act. 1946 (XXIV of 1946), the Central Govcomment is pleased to direct that the following further amendments shall be made in the Paper Control (Distribution) Order, 1914. namely:-

I In the said Order, in clause θ , the words "held in stock, manufactured," shall be omitted.

II. For Form II annexed to the said Order the following form shall be substituted, namely.—

"FORM II

Paper Control (Distribution) Order, 1944 (Clause 6)

To be submitted by manufacturers of paper Return for the month of 194 .

A.—Particulars relating to the quantity of paper, despetched, distributed, sold or otherwise disposed of through authorised distributors or agents for the use of non-Government consumers.

Name and full address of the autho- rised distri- butor or agent	Territory assigned to the authorised distributor or agent	buted, wise d	Variety of	other- for the	Total
		Tons	Tons	Топв	Tons
Total					

B.—Particulars of paper distributed, sold or otherwise disposed of for the use of non-Government consumers through persons other than authorised distributors or agents.

Name and address of the person	Quantit; buted, s dispos			
to whom or through whom paper distributed, sold or disposed of otherwise.	Variety of paper	Varioty of paper	(*)	Total
	Толя	Tons	Tons	Tons
Total				

Note.—The name of the variety of paper should be entered in the space left blank for this purpose. The names of authorised agents and distributors or of persons to whom or through whom paper is distributed, sold or otherwise disposed of should be arranged in each table in such a manner as to place all firms belonging to the same Province in consecutive order.

(*) Each variety of paper should be entered in a separate column in this space.

Dated194

Signature of manufacturer,'

B. K. ACHARYA, Dy. Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 9th November 1949

No. F.41-12/49-Com.—Under section 4 (ix) of the Indian Cotton Cess Act. 1923 (XIV of 1923) Dr. I. S. Doraswamy, M Sc. (London), Ph.D. (London), Economic Botanist. Mysore. Bangalore, is nominated by the Myso e Government to be a member of the Indian Central Cotton Committee. Bombay.

New De'hi, the 14th November 1949

No. F. 35-60/Comm-49.—In pursuance of sub-section (1) of section 18 of the Indian Coconut Committee Act 1944 (X of 1944), the Central Government is pleased to empower

all Central Excise Officers, not below the rank of an Inspettor, to exercise the powers conferred by the said section in respect of mills in the United Provinces.

S. R. MAINI, Dy. Secy.

RESOLUTION

New Delhi, the 10th November 1949

No. 6-19/49-I.—With a view to stimulating wide interest in the activities of the Forest Research Institute Dehra Dun, and ensuring closer and more active liaison between forest research and industry, a Central Advisor, Board on Forest Utilization was set up in 1939. Thi Board was reconstituted in May, 1947, to ensure greater association of non-officials in its deliberations.

- 2. The Government of India have had under consideration the need of giving further weightage to the opinion representing interests of industry, agriculture and consumers. They have, accordingly, decided to reconstitute the Board as under:—
 - 1. Hon'ble Minister of Agriculture, Central Govern ment, Ex-Officio Chairman.
 - 2. Secretary (or Joint Secretary) to the Govt. India, Ministry of Agriculture.
 - 8. Inspector-General of Forests.
 - 4. The President, Forest Research Institute.
 - 5. The Director of Research, Forest Researc Institute.
 - One representative from the Associated Chamber of Commerce and Industry.
 - 7. One representative from the Federation of India Chambers of Commerce and Industry
 - 8 & 9. Two representatives of forest products industies, nominated by H.M. Agriculture (of these one should represent the plywood industry).
 - 10. One representative of the Ministry of Industry Supply.
 - 11. The Director, Scientific and Industrial Research.
 - 12. One representative from the Defence Ministry.
 - 13 One representative from the Inter-Universi Board.
 - 14 & 15. Two nominees of H.M. Agriculture
 - 16 One representative of the Indian Council of Ag cultural Research.
 - 17 & 18 Two chief conservators of Forests from t Provinces (By alphabetical order of rotation

Observers

- 1. Publicity and Liaison Officer of the Forest Research Institute—Ex-Officio Secretary.
- 2. Any of the Chief Conservator of Forests from-
 - 3. The functions of the Board will be as follows:—
 - (i) advice on the assignment of priority to varic items of research conducted at the Institut
 - (ii) the co-ordination of research with the needs industry, agriculture, and general public; a
 - (iii) forging a link between the producer, the cosumer, and research.
- 4. The tenure of the office of non-official members the Board will be three years provided that a member nominated under items 6, 7 and 18 of para. 2 above she cease to be a member if he ceases to be the member the body whom he represented. The official members the Board will continue until they are replaced by other All casual vacancies among the members (other than ϵ officio members) shall be filled by the authority or be which nominated them and the person nominated to casual vacancy shall continue to be a member of the Board for the residue of the term for which the persubose place he fills would have been a member.
- 5. It will be the duty of the Inspector General of Fore assisted by the ex-officio Secretary of the Board to prep the agenda and the explanatory memoranda for the Boar
- 6. The names of persons appointed to be members the Board will be announced later.

Ordered that a copy of the Resolution be communicated to all concerned.

Ordered that it be published in the Gazette of India.

K. L. PANJABI, Seey.

CORRIGENDUM

New Delhi, the 9th November 1949

No. SV-105(1)/50.—In the notification of the Government of India in the Ministry of Agriculture No

SV-105(1)/50, dated 3rd November, 1949, published in the Gazette of India Extraordinary, dated 3rd November, 1949, the following amendment should be made:—

For "The Central Government may from time to time fix ex-factory plice of sugar" in lines 1 and 2 of Section 1 read "The Central Government may from time to time by notification in Official Gazette fix ex-factory price of Sugar".

N. T MONE, Joint Secy.

MINISTRY OF EDUCATION

ARCHÆOLOGY

New Delhi, the 10th November 1949

No. D.4425/49.A.2.—In the exercise of the powers conferred by sub-section (1) of Section 8 of the Ancient Monu-

ments Preservation Act, 1904 (VII of 1904), the Central Government is pleased to declare the ancient monuments described in the annexed Schedule to be protected monuments within the meaning of the said Act.

SCHEDULE

District	Taluk	Village	S. No.	Extent	Classification		Bounda	ries	
						North	East	South	West
Guntur	Guntur	Kolanu- konda Agraha- ram.	11	1976	Private quarry belonging to Agraharam- dars.	D. Nos. 13,14 Agraharam joint patta.	Kolanykonda grama kantam	D. Nos. 9,10, 7 Joint patta	D. Non 12/3 P.W.D ua- rry,
Guntur	Do.	Do.	12/1	9—60	P.W.D. qua- rry.	D. No. 17 donka.	D. No. 12/2 Rev. quarry.	D. No. 12/4 Railway.	M. & S. M. Railway line,
Do.	Do.	Do.	12/2	379	Rovenue quarry.	Do.	D. No 12/8 P.W.D quarry	D. No. 12/4 railway qu- arry	D. No. 12/1 P.W.D. qua- rry.
Do.	De.	Do.	12/3	1187	P.W D. quarry.	D. No. 13 Agraharam land.	D. No. 11 pri- vate of Agra- haram lands.		D. No. 12/2 Revenue qua- rry.

RAM LAL, Under Secy-

MINISTRY OF HEALTH

New Dolhi, the 9th November 1949

No. F.12-2/49-PH.(II).—In pursuance of clause (7) of rule 2 of the Indian Aire aft (Public Health) Rules, 1946, the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the late Department of IIcalth, No. F.14-2(1)/46-P.H.(II), dated the 19th October, 1946, namely:—

In the said notification, to the areas under the heading "Continent of South America", the following shall be

added, namely:—

"Republic of Panama (Portion East of Panama Canal
Zone)."

P. S. DORASWAMI, Under Secy.

New Delhi, the 10th November 1949

No. F.1-7/48-D.—In exercise of the powers conferred by Sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), the Central Government is pleased to direct that the following further amendment shall be made in the Drugs Rules, 1945, the same having been previously published as required by the said sections namely:—

In Schedule D to the said Rules:-

(a) the existing entry 5 shall be renumbered as 4.

(b) After entry 4 as so renumbered the following entry shall be added, namely:—

Class of drugs

"5, Substances included in Schedule C (1) required for manufacturing purposes which are not intended for medical use in the form in which they are imported or which may be notified in the official Gazette from time to time.

Extent and conditions of exemption

The provisions of Chapter III of the Act and Rues thereunder which require them to be covered by import licences, subject to the condition that the exemption will be confined to holders of licence in Form 28."

J. N. SAKSENA, Under Secy.

MINISTRY OF RAILWAYS (Railway Board)

New Delhi, the 11th November 1949

No. F.(X)II-48/TX17/14.—In exercise of the powers conferred by section (4) of the Railways (Local Authorities' Taxation) Act, 1941 (XXV of 1941), the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the Ministry of Railways (Railway Board), No. F.(X)II-49/TX17/14, dated the 22nd September 1949, namely:—

In the Schedule annexed to the said notification, the entry relating to the Bhimavaram Panchayat Board shall be omitted.

New Delhi, the 12th November 1949

No. F.(X)II-48/TX17/14.—For Section 2' occurring in line 2 of Notification No. F.(X)II-48/TX17/14, dated 22nd September 1949, appearing at page 1896 of the Gazette of India No. 40, dated 1st October 1949, read 'Section 3'.

S. S. RAMASUBBAN, Secy.

MINISTRY OF COMMUNICATIONS

POSTS AND TELEGRAPHS

New Delhi, the 12th November 1949

No. R-1-27/49.—In exercise of the powers conferred by section 7 of the Indian Post Office Act, 1898 (VI of 1898), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Post Office Rules, 1988, namely.—

In the table relating to an mail fees in sub-rule (1) of rule 6 of the said Rules—

(a) In item 7, the word "Palestine" shull be omitted.

···7-a Isr

samely:-

Israel

0-12-0

V. K. R. MENON, Secy.

0-5-0".

MINISTRY OF WORKS, MINES AND POWER

New Delhi, the 15th November 1949

No. WMP (PD)-505(3)/A.—In exercise of the powers conferred by section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), as applied to the Deccan States, the Central Government is pleased to direct that the power to make orders under section 8 of the said Act shall, in relation to Light Diesel Oil, be exercisable also by the officers mentioned in the first column of the Schedule hereto annexed in respect of the territories specified in the second column thereof.

SCHEDULE

	SCHEDULE
Officers	Territories
District Magistrate,	Mansa, Vasna, Katosan, Varsoda.
Ahmedabad. District Magistrate,	Cambay, Bhaderwa, Khadal, Balasinor,
Kaira,	Ghodayar, Punadra.
District Magistrate, Panch Mahals.	Baria, Chhota-Udepur, Jambughoda, Luna- wada Sant and Sanjeli.
District Magistrate,	Rajpipla (including Segbara).
Broach. District Magistrate, Surat.	Banasda, Sachin, Dharampur.
District Magistrate,	Radhanpur, Tharad, Palanpur and Wao and
Banas-Kantha. District Magistrate,	Danta. Idar, Vijaynagar, Ilol, Mohanpur, Malpur,
Sahar Kantha.	Ranasan, Sudasna, Valasna, Ambaliara.
District Magistrate, Dangs.	Dangs.
District Magistrate, Thana.	Jawhar.
District Magistrate, Nasik.	Surgana State.
District Magistrate, Poons.	Vichitragad, Rajgad, Prachandgad, and Pawan Mahal talukas of Bhor State.
District Magistrate, Satara.	Wategaon village of Kurundwad (Senior) Aundh Taluka of Aundh State. Kurdan Taluka Villages Valhat and Shiroda of
District Magistrate, Sholapur.	Jamkhandi, Phaltan State. Maindargi taluka of Kurundwad (Junior) State. Man-galwedha taluka of Sangli State. Modnimb taluka of Miraj (Senior) State.
District Magistrate, Belgaum	Khandali illage Kanheri village Kanheri village Kanheri village Kharsundi taluka Atpadi taluka Atpadi taluka Akalkot State excluding Kurla village. (i) Panchgaon village of Ramdurg State. (ii) Kurundwad (Junior) State—excluding Maindargi taluka. (iii) Kurundwad (Senior) State—excluding Kurundwad taluka and the villages Wategaon, Tikota, Somdevhatti, Kalkandev-hatti, Rampur and Hattajpur. (iv) Shahapur taluka of Sangli State.
District Magistrate, Bijapur.	in the second of
D.126 m.	bal Hadbi, Surkod, Henasgi, Asoti,
	Somankatta, Kalapur and Panchgaon. (iii) Villages Tikota, Sandhevhatti, Kalkan-
	dev-hatti, Ratanpur, Rampur and
	Hattajpur. (iv) Gundal taluka of Aundh state.
District Magistrate,	(i) Villages, Hebbal, Hadli, Surkod, Henasgi,
Dharwar.	Soti, Somankata and Kalapur of Ram- durg State.
	(ii) Shivahatti taluka of Sangli State.
	(iii) Laxmeshawar taluka of Miraj (Senior) State.
	(iv) Gudgeri taluka of Miraj (Junior) State.
	(v) Savanur State.
	(vi) Kurla village of Akalkot State.(vii) Kundagol taluka of Jamkhandi State.
District Magistrate, Kolaba.	(i) Sundhagad taluka of Bhor State. (ii) Junjira.

Sawantwadi State.

State).

(i) Kurundwad taluka of Kurundwad (Sonior

(ii) Wadı Jagir.
(iii) Sangli State excluding Shirhatti, Shaha-

Miraj (Senior) State excluding talukas

pur and Mangalwedha talukas.

Laxmeshwar and Modnimb.

Magistrate,

Magistrate.

District I Rutnagiri.

District

Sangli.

Officers	Territories
Officers	Territories

 (v) Miraj (Junior) State excluding Gudgeri taluka and villages Khandali and Khanneri.
 (vi) Jath State.

(vii) Jamkhandi State excluding Kundgol taluka and villages Valhat, Shiroda, Patkhal and Mudhavi.

A. K. SEN, Under Secy.

New Delhi, the 8th November 1949

No. MII-155(24).—Corrigenda.—In the Mineral Concession Rules, 1949, published with the notification of the Government of India in the Ministry of Works, Mines & Power, No. MII-155(24)-2, dated the 18th October 1949 in the Gazette of India Extraordinary dated the 19th October 1949, on—

Page	For	Read
2075, line 4	"mining leases f or minerals other petra- leum and"	"mining leases for mi- nerals other than petro- leum and"
2081, margin	"Application".	"Application fee".
2082, margin	"Area mining lease"	"Area of mining lease".
2085, margin	"Rights losses"	"Rights of lessee".
2088, Sche- dule I.	"2. Mica	"2. Mica—
-	(a) Crude mica, Ro 1/-per md. (b) Trimmed mi a, clear Rs. 2/8 per md.	(a) Crude mica Re. 1/-per md. (b) Trimmed mica all qualities other than heavy stained, dense stained, and spotted. Re. 2/8 per md.
	(c) Trimmed mica, spotted Rs. 2/-per md.	(c) Trimmed mica, othe. tha. (b) Re. 1/ per md.
	(d) Waste a d serap mica A = 2 pe md.	(d) Waste and so ap. As. 2 per md.

B. B. PAYMASTER, Dy. Seey.

MINISTRY OF LABOUR

New Delhi, the 15th November 1949

No. 88. 121(2).—In pursuance of Section 3 and 4 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour No. SS. 21(2), dated the 6th September 1948, namely:—

In the said notification, for item (9), the following item shall be substituted, namely:--

"(9) Shri Ramsinhasan Paude, Secretary to the Government of Bihar, Labour Department and Commissioner for Labour, Bihar, Patna."

N. M. PATNAIK, Dy. Secy.

. New Delhi, the 16th November 1949

No. LW. 51(10) 48.—In exercise of the powers conferred by clause (bb) of section 80 of the Indian Mines Act, 1923 (IV of 1923), the Central Government is pleased to direct that the following amendments shall be made in the Mines Creche Rules 1946, the same having been

previously published as required by sub-section (1) of section 81 of the said Act, namely:—

- (1) In rule 3, after clause (d) the following clause shall be inserted, namely:—
 - "(e) On the production of a certificate from the Chief Inspector of Mines that the productive capacity of a mine will be exhausted within the next three years, the competent authority may on condition that the owner of the mine shall provide a temporary structure to serve the purpose of a Creche and on such other conditions as the competent authority deems fit grant exemption from the construction of a creche in accordance with these rules".
- (2) To clause (1) of rule 4, the following proviso shall be added, namely:—

- "Provided that with the previous permission in writing of the competent authority, it may be built of any other material which the said authority may approve".
- (3) For rule 7, the following rule shall be substituted, namely:—
 - "7. Provision of staff.—At every creche the owner of the mine shall appoint
 - (1) a Creche-in-charge who shall be a woman possessing such qualifications and training as may be approved of by the competent authority, and
 - (2) inferior staff on a scale approved by the said authority".
 - P. N. SHARMA, Under Secy.